## IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF TEXAS LAREDO DIVISION

LAWRENCE (LARRY) W. SINCLAIR,  Plaintiff,  V.  BRIAN MARK KRASSENSTEIN,  EDWARD LAWRENCE KRASSENSTEIN,  E&B ADVERTISING, INC., AND  FORUM ADVERTISING LLC,  Defendants.	<pre> § § § CIVIL ACTION No. 5:23-CV-109 § § § § § § § § § § § § § § § § § § §</pre>
<u>.</u>	<u>Order</u>
The Court, having considered Plaintif	f's complaint and Defendants' Motion to Dismiss
Pursuant to Rule 12(b)(6) of the Federal Rules	s of Civil Procedure, and in the alternative, Motion
to Transfer Venue Pursuant to 28 U.S.C. § 140	04, now orders that:
Defendants' 12(b)(6) Motion to Dist	miss is GRANTED, and Defendants' Motion to
Transfer Venue is DENIED as moot;	
Defendants' 12(b)(6) Motion to Dismis	ss is DENIED, and Defendants' Motion to Transfer
Venue is GRANTED, and this Court orders the	is case transferred to the United States Court for the
Middle District of Florida, Fort Myers Divisio	n;
Defendants' 12(b)(6) Motion to Dismis	ss is DENIED, and Defendants' Motion to Transfer
Venue is also DENIED;	
Defendants' 12(b)(6) Motion to Dismi	iss and Defendants' Motion to Transfer Venue are
DENIED as moot, because this Court lacks su	bject-matter jurisdiction.
_	
Л	UDGE PRESIDING
SIGNED THIS DAY OF	, 2024.
ORDER ON DEFENDANTS' 12(B)(6) MOTION TO	